IN THE CIRCUIT COURT OF HARRISON COUNTY, MISSISSIPPI SECOND JUDICIAL DISTRICT

GLEN KERLEY

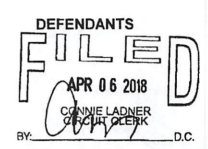
PLAINTIFF

vs.

CAUSE NO. 12402-2010-35

TORRENCE "LITTLE BOOSIE" HATCH; LARRY ANDERSON; JOHN AND JANE DOES 1-10; XYZ COMPANIES 1-10

COMPLAINT JURY TRIAL DEMANDED



COMES NOW Glen Kerley, through his attorney, David Krause of Krause Lawdog, LLC, and files this Complaint against the Defendants as follows:

1. PARTIES

- a. Glen Kerley is an adult resident of Jackson County, Mississippi.
- b. Torrence "Little Boosie" Hatch is an adult resident citizen of Atlanta, Georgia.
- c. Larry Anderson is an adult resident citizen of Baton Rouge, Louisiana.
- d. John and Jane Does 1-10 are unknown individuals who may have caused or contributed to the events described herein which proximately caused the Plaintiff's damages. All allegations in this Complaint are incorporated by reference against John and Jane Does 1-10. Such individuals will be joined in this action in accordance with the Rules of Civil Procedure upon discovery of their identities.
- e. XYZ Companies 1-10 are unknown companies who may have caused or contributed to the events described herein which proximately caused the Plaintiffs damages. All allegations in this Complaint are incorporated by reference against XYZ



Companies 1-10. Such companies will be joined in this action in accordance with the Rules of Civil Procedure upon discovery of their identities.

2. JURISDICTION AND VENUE

This Court has jurisdiction over this action since the incident at issue occurred within the Second Judicial District, and this court is also the proper venue.

3. FACTS

- 1. On April 9, 2017, the Plaintiff was assaulted and battered by the Defendants and/or each of them.
- 2. The Plaintiff, in the course and scope of his employment with Dillards, Inc., responded to a crowd of men, including the Defendants, who were entering Dillards from inside the mall.
- 3. The men were being evicted from the mall, and were in an excited, agitated state.
- 4. The Plaintiff met the men near the perfume counters, inside Dillards, near the entrance from inside the mall.
- 5. The Plaintiff attempted to have the Defendants and the others continue to move through the store in order to have them exit through the south exit of Dillards.
- 6. The Defendants were combative, and refused to obey the Plaintiff's directions to continue to move toward the south exit.
- 7. The Defendants and/or each of them attempted to provoke the Plaintiff into fighting him near the perfume counter.
- 8. The Defendants and/or each of them attempted to fight the Plaintiff.
- 9. The Plaintiff employed pepper spray on the provocateur in order to diffuse the fight.

- 10. The Plaintiff managed to get the Defendants to the south entrance.
- 11. Near the south entrance, the Defendants and/or each of them repeatedly punched the Plaintiff.
- 12. The Plaintiff did not attempt to strike the Defendants, despite having been punched by them and/or each of them.
- 13. While the Plaintiff was in the atrium, between the inner and outer doors at the south exit, the Defendants and/or each of them again punched him. The Defendants and/or each of them then ran outside the south exit.
- 14. The Plaintiff's sole concern during the entire incident was getting the Defendants out of Dillards so as to not put Dillards employees and customers at risk of being harmed, because the Defendants intended to harm the Plaintiff and/or others.
- 15. The Plaintiff pursued in order to arrest the Defendants and/or each of them.
- 16. Once the Plaintiff was outside the south exit, the Defendants attacked him, knocked him down and hit and kicked him repeatedly, severely injuring him.
- 17. The Defendants also dragged him on the cement during their attack.
- 18. The Plaintiff was taken to the hospital and treated for injuries caused by the attack.

Count 1: Assault

- 20. The Plaintiff repeats, re-alleges and reasserts every preceding and proceeding allegation and/or averment as if fully stated herein.
- 21. The Defendants and/or each of them intended to cause harmful and/or offensive contact with the Plaintiff, and/or an imminent apprehension of such contact and the Plaintiff was put in such imminent apprehension.

22. As a result, the Plaintiff suffered injuries and damages.

Count 2: Battery

- 23. The Plaintiff repeats, re-alleges and reasserts every preceding and proceeding allegation and/or averment as if fully stated herein.
- 24. During the assault of the Plaintiff, the Defendants and/or each of them made harmful contact, repeatedly, with the Plaintiff.
- 25. As a result, the Plaintiff suffered injuries and damages.

Count 3: Intentional Infliction of Emotional Distress

- 26. The Plaintiff repeats, re-alleges and reasserts every preceding and proceeding allegation and/or averment as if fully stated herein.
- 27. The Defendants' and/or each of their conduct was so outrageous in character, and so extreme in degree, as to go beyond all possible bounds of decency, and to be regarded as atrocious, and utterly intolerable in a civilized community. As a direct and proximate result of that conduct, the Plaintiff experienced physical and emotional pain and suffering.

Count 4: Civil Conspiracy

- 28. The Plaintiff repeats, re-alleges and reasserts every preceding and proceeding allegation and/or averment as if fully stated herein.
- 29. The Defendants conspired to assault and batter the Plaintiff; their actions were unlawful and overt, they agreed to this action, carried it out, and the Plaintiff was severly injured as a direct and proximate result.

Count 5: Negligent Infliction of Emotional Distress

- 30. The Plaintiff repeats, re-alleges and reasserts every preceding and proceeding allegation and/or averment as if fully stated herein.
- 31. The Defendants and/or each of them negligently inflicted emotional distress on the Plaintiff by their actions and/or failure to intervene in the assault and battery of the Plaintiff, and the Plaintiff suffered physical harm as a result.

Count 6: Negligence

- 32. The Plaintiff repeats, re-alleges and reasserts every preceding and proceeding allegation and/or averment as if fully stated herein.
- 33. The Defendants, and/or each of them had a duty to not harm the Plaintiff; they and/or each of them breached that duty by their actions and/or omissions and/or failure to intervene, and the Plaintiff suffered injuries and damages as a direct and proximate result.

Count 7: Gross Negligence

- 34. The Plaintiff repeats, re-alleges and reasserts every preceding and proceeding allegation and/or averment as if fully stated herein.
- 35. The Defendants, and/or each of them, acted with that course of conduct which, under the particular circumstances, discloses a reckless indifference to consequences without the exertion of any substantial effort to avoid them, and were therefore grossly negligent toward the Plaintiff, and the Plaintiff suffered injury and damages as a direct and proximate result.

Count 8: Vicarious Liability/Respondeat Superior

- 36. The Plaintiff repeats, re-alleges and reasserts every preceding and proceeding allegation and/or averment as if fully stated herein.
- 37. The Defendants and/or each of them acted within the course and scope of their employment with Mr. Hatch when they assaulted and battered the Plaintiff;
- 38. The assault and battery was condoned and/or consented to by Mr. Hatch;
- 39. As previously stated herein, Mr. Hatch participated in the assault and battery;
- 40. The assault and battery is the kind of action Mr. Hatch's employees were employed to perform;
- 41. The assault and battery by Hatch's employees was done, in part at least, to serve Hatch:
- 42. The actions were not unexpected by Hatch;
- 43. The Plaintiff suffered injury and damage as a result;
- 44. Hatch is liable for the conduct of his employees.

WHEREFORE, PREMISES CONSIDERED, the Plaintiff respectfully requests that judgment be rendered in his favor against the Defendant for damages including, but not limited to the following:

- a. actual damages
- b. compensatory damages
- c. consequential damages
- d. incidental damages
- e. punitive damages
- f. pre-judgment interest

- g. post-judgment interest
- h. attorney fees
- i. costs and expenses
- h. all other relief deemed just and necessary by the Court.

Respectfully submitted this the 6th day of April, 2018.

Glen Kerley, Plaintiff

BY:

David Krause, Attorney for Plaintiff

DAVID KRAUSE MS Bar 101188 KRAUSE LAWDOG, LLC

P.O. Box 646 Ocean Springs, MS 39566

1216 Government Street Ocean Springs, MS 39564 phone (228) 235-1587 krause@law-dog.com

								OPC)
COVER	SHEET		Court den	ification Cod		A Control of	P. 10 10		THE STATE OF
Civil Case Fi		- 1	7.5			SCHOOL STATE	7		S. S. Bred
(To be completed b	_	,,,,,	CHARLES				<u>ا</u> ل		
Prior to Filing		"'' I	10,11,000	District (Crist	100				
Prior to rining t)) rieddiily)	- 1	T P P		まただが 関連され		31		50 Date:
	_						10		
Mississippi Supreme Court Administrative Office of Court		rm AOC/01		o be complete.			Cast Nu		1194
	1RC41			1 A O (2. 5	2				Laboration and American Company
			Court of Y	IMPIN		County - ZN		idicial District	
Origin of Sult (Place an "X"	In one box or Reinsta		Foreign J	udgment Enrolle	ed .	Transfer from Other	court		Other
Remanded	Reopen			uit/Action		Appeal			
Plaintiff - Partylies) initial	v Bringing Sulf	Should Be	Entered Firs	t - Enter Addit	onal	Plaintiffs on Separate Form			
Individual KERL	EY		GL	EN		•			
	ast Name			First Name		Maiden Name, if appli	cable	M.I.	Jr/Sr/III/IV
Check (x) if Indivi Estate of	dual Plainitiff is	acting in cap	acity as Execut	or(trix) or Admir	ristrat	or(trix) of an Estate, and enter styl	e:		
	jusi Planitiff is a	cting in cap	city as Busine	s Owner/Opera	tor (d/	b/a) or State Agency, and enter er	ntity		-
D/B/A or Agency			,		, ,		,		-
Business									
	Enter legal nan	ne of busine	ss, corporation	, partnership, ag	епсу -	If Corporation, Indicate the state	where in	corporated	<u>-</u> ,
	ss Plankliff is fil	ing suit in th	e name of an e	ntity other than	the al	oove, and enter below:			
D/8/A	2 . /	41	Ocea~	SPRIN	15	1) (700	71		-
Address of Plaintiff P. ()	K·X 6	76				10.130/ 116	2.6	707	180
Attorney (Name & Address) Check (x) if Indivi	DAVID			KRAU	<u> </u>	LAWDOL, LLC	MS	Bar No. 101	108
	1	riesoing is	No. 311 about 1	,,,					
Signature of Individual I		<u> </u>							
Defendant - Name of Defe	ndant - Enter	Additional	Defendants of	in Separate Fo	rm -4. /	BOOSIE"			
Individual HATC	ast Name		INKKE	First Name	142	Maiden Name, if appli	cabla	M.I.	Jr/Sr/III/IV
		is acting in c	apacity as Exec		ninistr	ator(trix) of an Estate, and enter s		Wi.i.	31/31/11/14
Estate of									-
	dual Defendant	is acting in c	apacity as Busi	ness Owner/Ope	erator	(d/b/a) or State Agency, and ente	entity:		
D/B/A or Agency									-
Business	Enter legal nan	ne of husine	s corneration	nartnership, as	ency -	If Corporation, indicate the state	where in	corporated	
Check (x) if Busin	1 -					ove, and enter below:		-o.po.a.u	
D/B/A									-
Attorney (Name & Address) -	Known [) A.	FLEC	CHAS_			MS	Bar No.	
Check (x) if child supp	ort is contemple	ted as an is	sue in this suit	•		Alcohol/Drug Commitment	装	THE REAL PROPERTY.	op the same
*If checked, please submit			ation Sheet with	this Cover Sheet		Other	Ţ	Adverse Pos	session
Nature of Suit (Place an "X	in one box o		ess/Conjuers	¥1:		Ildren/Minors Non-Damestic	F	☐ Ejectment ☐ Eminent Dor	maia
Child Custody/Visitation	Seeds to C		iting (Business			Adoption - Uncontested	Ē	Eviction	Heiri
Child Support			ss Dissolution			Consent to Abortion		Judicial Fore	
Contempt Divorce:Fault		Debt C	ollection			Minor Removal of Minority Other	-	Lien Assertio	on
Divorce: trreconcilable to	off.		i Judgment		J. 64		-	Partition Tax Sale: Co	nfirm/Cancel
Domestic Abuse		Garnis	•			Elections	Ē	=	ry or Easement
Emancipation		Replev	ln			Expungement		Other	·
Modification Paternity		Other	Probate		H	Habeas Corpus Post Conviction Relief/Prisoner	ᆜ		位件 。2003年
Property Division			ting (Probate)	<u>~ .</u>]	ᆸ	Other	F	Bad Faith Fraud	
Separate Maintenance	L	_	ertificate Corre			7,000,000	奖	Intentional 1	
Term. of Parental Rights UIFSA (eff 7/1/97; forms	1 .		l Health Comrr vatorship	itment	H	Breach of Contract Installment Contract		Loss of Cons	
Other		Guardi	•		d	Insurance	누	☐ Malpractice ☐ Malpractice	-
	1155	Heirsh	•		戸	Specific Performance	Ē	Mass Tort	
Administrative Agency County Court		harry .	te Estate s Settlement		لجاج	Other Statutes/Rules		Negligence -	
Hardship Petition (Drive	r License)		ent of Title			Bond Validation	F	Negligence - Premises Lia	Motor Vehicle bility
Justice Court	1		Change			Civil Forfeiture	Ē	Product Liab	•
MS Dept Employment S Municipal Court	ecunty	Testate Will Co	e Estate Intest			Declaratory Judgment Injunction or Restraining Order	Ē	Subrogation	
Other	<u> </u>	_	/Drug Commitm	168t (maknan)	H	Other	Ë	Wrongful De	eath
	24012.46	T	200		ᄱᄗᅑ	4 Filed 04/06/04	340 h	Qther	

IN THE CIRCUIT COURT OF HARRISON COUNTY, MISSISSIPPI SECOND JUDICIAL DISTRICT

GLEN KERLEY

PLAINTIFF

VS.

CAUSE NO. <u>A1401-1010-35</u>

TORRENCE "LITTLE BOOSIE" HATCH; LARRY ANDERSON; JOHN AND JANE DOES 1-10: XYZ COMPANIES 1-10

DEFENDANTS

SUMMONS

THE STATE OF MISSISSIPPI COUNTY OF HARRISON

You are hereby commanded to Summons:

Torrence "Little Boosie" Hatch Wherever he may be found in Mississippi, Louisiana or Georgia

NOTICE TO DEFENDANT:

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS BY FILING YOUR ANSWER OR RESPONSE TO SAID COMPLAINT AS PROVIDED BY LAW AND/OR THE MISSISSIPPI RULES OF CIVIL PROCEDURE.

YOUR ANSWER OR RESPONSE TO THE COMPLAINT ATTACHED HERETO MUST BE SERVED UPON THE UNDERSIGNED COUNSEL AS PROVIDED BY LAW AND/OR THE MISSISSIPPI RULES OF CIVIL PROCEDURE WITHIN 30 DAYS OF THE DATE YOU ARE SERVED AND A COPY OF YOUR ANSWER MUST BE FILED WITH THE CLERK OF THIS COURT WITHIN A REASONABLE TIME THEREAFTER, OR A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT.

DAVID KRAUSE - BAR #101188 1216 Government Street Ocean Springs, MS 39564 (228) 235-1587 CONNIE LADNER
CIRCUIT COURT CLERK

P.O. BOX 325

BILOXIMS 39533W

Date:

IN THE CIRCUIT COURT OF HARRISON COUNTY, MISSISSIPPI SECOND JUDICIAL DISTRICT

GLEN KERLEY

PLAINTIFF

VS.

CAUSE NO. H2402-2114-35

TORRENCE "LITTLE BOOSIE" HATCH: LARRY ANDERSON; JOHN AND JANE DOES 1-10; XYZ COMPANIES 1-10

DEFENDANTS

SUMMONS

THE STATE OF MISSISSIPPI **COUNTY OF HARRISON**

You are hereby commanded to Summons:

Larry Anderson Wherever he may be found in Mississippi, Louisiana, or Georgia

NOTICE TO DEFENDANT:

THE COMPLAINT WHICH IS ATTACHED TO THIS SUMMONS IS IMPORTANT AND YOU MUST TAKE IMMEDIATE ACTION TO PROTECT YOUR RIGHTS BY FILING YOUR ANSWER OR RESPONSE TO SAID COMPLAINT AS PROVIDED BY LAW AND/OR THE MISSISSIPPI RULES OF CIVIL PROCEDURE.

YOUR ANSWER OR RESPONSE TO THE COMPLAINT ATTACHED HERETO MUST BE SERVED UPON THE UNDERSIGNED COUNSEL AS PROVIDED BY LAW AND/OR THE MISSISSIPPI RULES OF CIVIL PROCEDURE WITHIN 30 DAYS OF THE DATE YOU ARE SERVED AND A COPY OF YOUR ANSWER MUST BE FILED WITH THE CLERK OF THIS COURT WITHIN A REASONABLE TIME THEREAFTER, OR A JUDGMENT BY DEFAULT MAY BE ENTERED AGAINST YOU FOR THE MONEY OR OTHER THINGS DEMANDED IN THE COMPLAINT.

DAVID KRAUSE - BAR #101188 1216 Government Street Ocean Springs, MS 39564 (228) 235-1587

CONNIE LADNER CIRCUIT COURT CLERK

4-10-20

P.O. BOX 325 BILOXL MS 39533

Date:

Case: 24Cl2:18-cv-00035 Document #: 3 Filed: 04/06/2018 Page 1 of 1

IN THE CIRCUIT COURT OF HARRISON COUNTY, MISSISSIPPI SECOND JUDICIAL DISTRICT

GLEN KERLEY

PLAINTIFF

VS.

CAUSE NO. A2402 - 2018 - 35

TORRENCE "LITTLE BOOSIE" HATCH; LARRY ANDERSON; JOHN AND JANE DOES 1-10; XYZ COMPANIES 1-10

DEFENDANTS

SUBPOENA DUCES TECUM

STATE OF MISSISSIPPI COUNTY OF HARRISON

TO ANY PROCESS SERVER: GREETINGS

We command you to summon:

CITY OF BILOX! POLICE DEPARTMENT Attn: Chief John Miller 170 Porter Avenue Biloxi, Mississippi

YOU ARE COMMANDED to produce and permit inspection and copying of the following documents or at the law office of Krause Lawdog, LLC, 1216 Government Street, Ocean Springs, Mississippi 39564 ON OR BEFORE *ten days after service*, which concerns the incident that Biloxi Police responded to involving Torrence "Little Boosie" and/or Larry Anderson at Edgewater Mall, outside Dillards department store, on or about April 9, 2017:

- 1. Dash cam (audio and video) of patrolman on the scene of the incident;
- 2. Dash cam (audio and video) of all officers who responded and appeared on the scene:
- 3. Body cam (audio and video) of all officers who were present on the scene;
- 4. Dispatch report, call log, records of the incident, and any audio made;
- 5. All video surveillance obtained:
- 6. All evidence obtained
- 7. All other video and recorded media obtained, including photographs
- 8. Arrest record of Mr. Hatch
- 9. Arrest record of Mr. Anderson

10. Arrest record of any and all other persons involved, or purported to be involved in the incident.

HEREIN FAIL NOT, UNDER THE PENALTY IN SUCH CASE PROVIDED, and have you then and there this writ.

WITNESS MY SIGNATURE AND SEAL OF THIS OFFICE, this the 6TH day of APRIL, 20178.

DAVID KRAUSE - BAR #101188 1216 Government Street Ocean Springs, MS 39564 (228) 235-1587

CONNIE LADNER, CIRCUIT CLERK

P.O. BOX 325

BILOXI, MS 39533

Bv:

4-6